Case 3:24-mj-00205-RB Document 6 Filed 03/01/24 Page 1 of 2 PageID 20 UNITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UN	ITED STATES OF AMERICA § Case No. 3:24-mj-00205-RB *SEALED*
v.	§ Other Dist. Docket No. 1:23-mj-357 § Charge Pending: 18 WSC \$18774(2)(2)(2)
٧.	§ District of Columbia HERN DISTRICT OF TEXAS
STE	EPHEN BAKER (1) § FILED
	REPORT OF PROCEEDINGS UNDER RULES 5(c)(3) and 5.1 - 1 2024
	AND ORDER ENTERED THEREON
	CLERK, U.S. DISTRICT COLUMN
The de	efendant is charged in the above-referenced district with the offense of KEOWINGLY ENTERING OR
	IN ANY RESTRICTED BUILDING OR GROUNDS WITHOUT LAWFUL AUT POLITY et al. Having in this district on a warrant issued on that/those charge(s), he/she appeared before me for proceedings as follows
been arrested	in this district on a warrant issued on machiose charge(s), he/she appeared before the for proceedings as follows
Rule 5(c)(3)	Transfer
_	The recomment has an adveced a convert the woment and
	The government has produced a copy of the warrant, and
	The Court finds that the person before the Court is the defendant named in the indictment, information or
	warrant because:
	The 1-Control of Heating bearing
	The defendant waived identity hearing.
	☐ An identity hearing was conducted, and the defendant's identity was established.
	The Court finds, based on the evidence presented during an identity hearing, that the person before the
	Court is NOT the defendant named in the indictment, information or warrant.
Rule 5.1:	Preliminary Hearing
	No preliminary hearing is necessary because the defendant is charged by indictment.
G/	The defendant waived a preliminary hearing.
	The defendant elected to have a preliminary hearing in the district where the prosecution is pending.
	The defendant elected to have a preliminary hearing in this district, and based on the evidence presented
_	during the hearing, the Court finds that:
	☐ There is probable cause to believe that the defendant committed the offense(s) charged.
	☐ There is NOT probable cause to believe that the defendant committed the offense(s) charged.
	Z 211111 13 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1

Case 3:24-mj-00205-RB Document 6 Filed 03/01/24 Page 2 of 2 PageID 21

Rule 5(d)(3) Detention Hearing

- No detention hearing is necessary because the government did not move to detain the defendant.
- The defendant waived a detention hearing.
- The defendant elected to have a detention hearing in the district where the prosecution is pending.
- The defendant elected to have a detention hearing in this district, and based on the evidence presented during the hearing, the Court finds that:
 - ☐ The defendant should be detained.
 - ☐ The defendant should be released on bond.

ORDER ENTERED ON THE FOREGOING REPORT

TO: UNITED STATES MARSHAL

- You are commanded to transfer the above-named defendant forthwith to the district in which he/she is charged and there deliver him/her to the United States Marshal for that district or to some other officer authorized to receive him/her.
- It is ORDERED that this defendant be released from custody on bond pending further proceedings.
- ☐ It is ORDERED that this defendant be discharged.

DATE: March 1, 2024

(Use Other Side for Return)

United States Magistrate Judge